Case 1:07-cv-11501-LLS Document 6

ORIGINAL

EINBINDER & DUNN, LLP ATTORNEYS AT LAW 104 WEST 40TH STREET NEW YORK, NEW YORK 10018 (212) 391-9500

> FACSIMILE (212) 391-9025 www.ed-lawfirm.com

N, LLP DOCUMENT

ELECTRONICALLY FILED

BOC #:

DATE FILED: 1/29/08

NEW JERSEY OFFICE:

159 MILLBURN AVENUE MILLBURN, NEW JERSEY 07041 TELEPHONE: (973) 921-2000 FACSIMILE: (973) 921-2929

MICHAEL EINBINDER TERRENCE M. DUNN\* JULIANNE COWAN LUSTHAUS®

LINDEN E. THOMAS ROSS H. GOULD ? RICHARD BAYER ?

KENNETH L. LEIBY, JR., 3 of Counsel JEFFREY A. CHESTER, of Counsel

- \* MEMBER NY, NJ and MA BARS
- MEMBER NY, NJ and NH BARS
- MEMBER NY and NJ BARS

January 11, 2008

## **VIA OVERNIGHT MAIL**

Judge Louis L. Stanton United States District Court 500 Pearl Street. Room 2250 New York, New York 10017-1312

Re: Mr. Sandless, Inc. v. Mr. Dust Free Case No. 07-cv-11501

Honorable Judge Stanton:

This firm represents the plaintiffs in the above-referenced action. We write to request leave to file a second amended complaint.

On December 21, 2007 we filed a complaint in this action. Thereafter, on December 26, 2007, we filed an amended complaint clarifying some of the allegations in the original complaint. The amended complaint was served on the defendants on January 2, 2008. Defendants have not appeared or served an answer in this action.

Plaintiffs are the owners and sublicensors of the trademark "Mr. Sandless." Mr. Sandless owns and operates the website <a href="www.mrsandless.com">www.mrsandless.com</a>. It uses this website to advertise and promote its services and franchise system. Prior to the commencement of this action defendants infringed upon plaintiffs' trademark by using the name <a href="www.mrsandless.net">www.mrsandless.net</a>. After the service of the amended complaint defendants stopped using the website domain name <a href="www.mrsandless.net">www.mrsandless.net</a> and instead started using <a href="www.mistersandless.com">www.mistersandless.com</a>. Defendants' new website domain name <a href="www.mistersandless.com">www.mistersandless.com</a>. Obviously infringes plaintiffs' federally registered trademark. The second amended complaint which we seek to file in this action adds allegations with respect to defendants' use of <a href="www.mistersandless.com">www.mistersandless.com</a>.

Plaintiff has leave to sure and file its proposed second Amended Complaint. bonis L; Stanton EINBINDER & DUNN, LLP

Judge Louis L. Stanton January 11, 2008 Page 2

Accordingly, we respectfully request leave to serve a second complaint. In the alternative, we request permission to file a motion for leave to file a second amended complaint. In connection with such a motion, we request that the court allow us to serve said motion on the defendants by overnight mail to the defendants at their business premise.

Respectfully yours,

EINBINDER & DUNN, LLP

Michael Einbinder

ME/lr

ce: Allan McClain (via overnight mail)
Jeffrey Zucker, Esq. (via e-mail)